3-1005 Attorney Docket No.:

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10/532438

DECLARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION

As a below named inventor, We hereby declare that:

Our residence, mailing address, and citizenship are as stated below next to each name;

We believe We are the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention, design or discovery entitled:

claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention, design of Live Claimed and for which a patent is sought on the invention.	
POSITIONAL MEASUREMENT 5	
the specification of which	
is attached heretoas U.S. Application No	
We hereby authorize our attorneys, authorized to prosecute said Application, to insert the serial (Application) number of said Application above, when known. We hereby state that we have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment specifically referred to above. We acknowledge the duty to disclose information which is material to patentability as defined in We acknowledge the duty to disclose information which is material information which 37 CFR § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application. We hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or (f) or § 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or § 365(a) of foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or § 365(a) of foreign application(s) for patent, inventor's which designated at least one country other than the United	
States of America, lighted and States of America, lights certificate(s), or any PC1 litternational appropriate inventor's or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights certificate(s), or any PC1 litternational appropriate inventories or plant breeder's rights and rights and rights and rights are rights and rights are rights and rights and rights are rights are rights and rights are rights and rights are rights are rights are rights and rights are rights are rights are rights and rights are rights are rights are rights.	
Application No. Printing Date PCT GB2003/004606 October 23, 2003 October 25, 2002 PCT GB2003/004606 October 23, 2003 October 25, 2002	
We hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional	1
application(s) listed below. NONE	
We hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below or § 365(c) of any PCT International Application designating the United States of America listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application(s) or PCT International application in the manner provided the first paragraph of 35 U.S.C. § 112, We acknowledge the duty to disclose to the Office at the first paragraph of 35 U.S.C. § 112, We acknowledge the duty to disclose to the Office at information known to us to be material to patentability as defined in 37 CFR § 1.56 which became information known to us to be material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of any prior application(s) and the national or PCT internation filing date of this Application:	by all ne

NONE

Attorney Docket No...

10/532438

We hereby appoint practitioners associated with Customer No. 32914, all of the firm of GARDERE WYNNE SEWELL LLP, as attorneys or agents with full power of substitution and revocation, to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, and to file and prosecute any international patent application filed thereon before any international authorities under the Patent Cooperation Treaty.

Send correspondence to:

Customer No. 32914

GARDERE WYNNE SEWELL LLP
IP SECTION
3000 Thanksgiving Tower
1601 Elm Street
Dallas, Texas 75201

and direct all telephone calls to Monique A. Vander Molen at (214) 999-3000, e-mail address: ip@gardere.com, fax number 214-999-3623. Please reference Attorney Docket No. 127723-1005.

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Full Given name of Inventor:	Kevin David POTTER
Inventor's Signature :	
Date :	
Residence (City, State, Country):	
.Citizenship :	n a policial
Mailing Office Address :	Easedale House, Church Lane, Backwell
City, State, Zip : (if different from Residence)	North Somerset, United Kingdom, BS48 3JJ
Full Given name of Inventor	Christopher SETCHELL
Inventor's Signature	
Date	
Residence (City, State, Country)	
Citizenship	: T-mdell Avenue
Mailing Office Address	: The University of Bristol, Senate House, Tyndall Avenue
City, State, Zip (if different from Residence)	: Bristol, United Kingdom, BS8 1TH